## PATENT APPLICATION FEE DETERMINATION RECORD Effective December 8, 2004

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PTO/S8/25 (09-04)
Approved for use through 07/31/2006, OMB 0691-0031
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## TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING | Docket Number (Optional)

REJECTION OVER A PENDING "REFERENCE" APPLICATION	WAKA 20.516
in re Application of: Hidenori HARIMA	
Application No.: 10/620,081	
Flied: July 15, 2003	
FOR SURFACE-MOUNT CRYSTAL OSCILLATOR	
except as provided below, the terminal part of the statutory term of any patent granted on the instant the expiration date of the full statutory term of any patent granted on pending reference Application No on <a 1.321,="" 37="" a="" all="" any="" application="" application,"="" as="" be="" by="" canceled="" certainnated="" cfr="" competin="" coopires="" court="" daims="" disclaimed="" disclaimer="" event="" expiration="" failure="" fee,="" filed="" for="" found="" full="" grant="" granted="" has="" held="" href="https://doi.org/10.2003/max.scuch term of any patent of 35 U.S.C. 154 and 173, and as the term of application may be shortened by any terminal discisimer filed prior to the grant of any patent on the patent application shall be enforceable only for and of granted on the reference application are commonly owned. This agreement runs with any patent granted upon the grantee, its successors or assigns.&lt;/td&gt;&lt;td&gt;any patent granted on said reference nding reference application. The owner luring such period that it and any patent ranted on the instant application and is&lt;/td&gt;&lt;/tr&gt;&lt;tr&gt;&lt;td&gt;In making the above disclaimer, the owner does not disclaim the terminal part of any patent grante extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of application, " in="" in<="" invalid="" is="" its="" maintenance="" may="" of="" on="" or="" patent="" patent:="" pay="" pending="" prior="" reexamination="" reference="" said="" shortened="" statutory="" such="" td="" term="" terminal="" terminally="" that:="" the="" to="" under="" unenforceable,="" whole=""><td>any parent granted on add the contents are terminal disclaimer filed prior to the on the pending reference application: then jurisdiction, is statutority disclaimed rificate, is reissued, or is in any manner</td></a>	any parent granted on add the contents are terminal disclaimer filed prior to the on the pending reference application: then jurisdiction, is statutority disclaimed rificate, is reissued, or is in any manner
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I hereby declare that all statements made herein of my own knowledge are true and that belief are believed to be true; and further that these statements were made with the knowledge tha made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United statements may jeopardize the validity of the application or any patent issued thereon.	i wilitui ikise sinjemenis and die uke ov i
2. The undersigned is an attorney or agent of record. Reg. No. 51,271	
Signature	5/4/05 Date
Brian E. Hennessey	<u> </u>
Typed or printed name	
	(212) 940-6311 Telephone Number
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Terminal disclaimer fee under 37 CFR 1.20(d) is included.	
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This collection of information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to correct, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case, Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Petern and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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